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6	Attorneys for Unite Here Health	
7	UNITED STATES DISTRICT COURT	
8	DISTRICT OF NEVADA	
9	****	
10	THE LAW OFFICES OF CHAD M. GOLIGHTLY, LTD.	Case: 2:15-cv-01589-JAD-PAL
11	Plaintiff,	
12	vs.	
13	ONEYDY MORALES, an individual; UNIVERSITY MEDICAL CENTER; AUXILIARY OF RIVERSIDE	
14	COMMUNITY HOSPITAL; AMERICAN MEDICAL RESPONSE OF SOUTHERN CALIFORNIA;	CTIDLU ATION AND
15	MARK GLYMAN, M.D., D.D.S. AND ERIC D. SWANSON, M.D., D.M.D. LIMITED; SOUTHERN	STIPULATION AND ORDER TO DISTRIBUTE INTERPLEADER PROCEEDS
16	HILLS MEDICAL CENTER, LLC; UNITE HERE HEALTH, a foreign corporation; American Medical	AND TO DISMISS CASE
17	Response of Southern California dba American Medical Response, a foreign corporation; DOES I	ECF No. 43
18	through X; ROE CORPORATIONS XI through XX;	
19	Defendants.	
20		
21	Plaintiff THE LAW OFFICES OF CHAD M. GOLIGHTLY, LTD. ("GOLIGHTLY") and	
22	Defendant UNITE HERE HEALTH ("UHH") hereby stipulate, agree, and request this Court's Order	
23	as stated below.	
24	IT IS STIPULATED that the parties signing this Stipulation and Order are the only parties	
25	remaining in this Case. All others have been defaulted for failing to appear or have disclaimed	
26	interest in the monies at issue in this case. See ECF Nos. 39	
27	interest in the momes at issue in this case. See ECF NOS. 39	∞ +∠.
28		

IT IS STIPULATED AND AGREED that UHH and GOLIGHTLY each have valid liens against the \$15,000 tort recovery (settlement proceeds) obtained by the now-defaulted defendant Oneydy Morales, and that GOLIGHTLY presently holds the settlement proceeds.

IT IS FURTHER STIPULATED AND AGREED that within ten (10) days after approval of this Stipulation by the Court, GOLIGHTLY shall distribute the sum of \$10,000.00 to UHH, in care of UHH's counsel, Christensen James & Martin, in full satisfaction of UHH's lien in the amount of \$70,296.06.

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1	IT IS FURTHER STIPULATED AND AGREED that the remaining sum of \$5,000.00 may		
2	be retained by GOLIGHTLY in full satisfaction of the claims for payment asserted by GOLIGHTLY		
3	for attorney's fees earned and for costs advanced.		
4	IT IS FURTHER STIPULATED AND AGREED that this matter and any related claims and		
5	cases may be dismissed with prejudice.		
6			
7	DATED: April 18, 2017 CHRISTENSEN JAMES & MARTIN		
8	By: /s/ Daryl Martin		
9	Daryl E. Martin (Bar No. 6735) 7440 W. Sahara Ave.		
10	Las Vegas, NV 89117 Attorneys for Unite Here Health		
11	Thorneys for Chine Here Health		
12	DATED: April 18, 2017 THE LAW OFFICES OF CHAD M. GOLIGHTLY, LTD.		
13			
14	By: <u>/s/ L. Dipaul Marrerro, II</u> L. Dipaul Marrrerro II, Esq.		
15	(Bar No. 12441) 8560 S. Eastern Ave., Ste. 240		
16	Las Vegas, NV 89123 Attorneys for The Law Offices of Chad M.		
17	Golightly, Ltd.		
18			
19			
20	<u>ORDER</u>		
21	Based on the parties' stipulation [ECF No. 43] and good cause appearing, IT IS SO ORDERED. This case is DISMISSED with prejudice, each side to bear its own fees and costs. The Clerk of Court is directed to CLOSE THIS CASE. Jennifer Dorsey United States District Judge		
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26	4/19/17		
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